## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

THE PROCTER & GAMBLE U.S.

BUSINESS SERVICES COMPANY,

as Plan Administrator and on Behalf

of THE PROCTER & GAMBLE PROFIT

SHARING TRUST AND EMPLOYEE

STOCK OWNERSHIP PLAN and THE

PROCTER & GAMBLE SAVINGS

PLAN

:

.

Plaintiff,

V.

3:17-CV-762

(JUDGE MARIANI)

ESTATE OF JEFFREY ROLISON, Deceased, MARGARET M.

LOSINGER, and MARY LOU MURRAY

.

Defendants.

## <u>ORDER</u>

AND NOW, THIS DAY OF JULY, 2020, for the reasons set forth in this Court's accompanying memorandum opinion, IT IS HEREBY ORDERED THAT:

- Defendant Margaret M. Losinger's ("Losinger") Motions for Summary Judgment as to Plaintiff Procter & Gamble U.S. Business Services Company's interpleader action, and the Defendant Estate of Jeffrey Rolison's ("the Estate") crossclaim (Docs. 26, 84, 96) are GRANTED.
- 2. The Estate's Motion for Partial Summary Judgment (Doc. 86) as to P&G's interpleader action is **DENIED**.

- Judgment is entered IN FAVOR OF interpleader-defendant Margaret M. Losinger and AGAINST interpleader-defendant Estate of Jeffrey Rolison.
- Judgment is entered IN FAVOR OF interpleader-defendant Margaret M. Losinger and AGAINST interpleader-defendant Mary Lou Murray. The claim of Mary Lou Murray is DISMISSED WITH PREJUDICE.
- 5. P&G, as Plan Administrator and on behalf of The Procter & Gamble Profit Sharing Trust and Employee Stock Ownership Plan and The Procter & Gamble Savings Plan ("the Plans"), is directed to pay into the Registry of the Court all amounts due under the Plans including accrued interest.
- 6. All funds deposited are to be distributed to Defendant Losinger.
- 7. Losinger's alternatively plead Motion for Default Judgment against Mary Lou Murray is **DENIED AS MOOT**.

Robert D. Mariani

United States District Judge